#18 | Reconsideral
| 11-4-02 | a 11/5/02
| PATENT

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:	Dianna L. Cleveland	) Examiner:
Appl. No.:	09/483,445	) Motilewa A. Good Johnson
Filed:	Jan. 14, 2000	) Group Art Unit: 2672
For:	METHOD AND APPARATUS FOR PREPARING CUSTOMIZED READING MATERIAL	) ) )

## REQUEST FOR RECONSIDERATION OF AMENDMENT AFTER FINAL

Assistant Commissioner for Patents Washington, D.C. 20231

## Dear Assistant Commissioner:

In the Office Action mailed Oct. 25, 2002, the Examiner refused to enter the Amendment After Final because it raised new issues, stating: "a 'unique' indicia applied to the dialogue of a first character was not previously claimed." That is wrong as the "unique" language was in the original claims.

"Page 7 of the Amendment After Final states: "Claims 30 and 39 previously defined this "unique" indicia, so this does not raise a new issue requiring further examination." The pertinent language of Claims 30 and 39 are quoted at page 6 of the Amendment After Final as follows: "original Claim 30 ("presented in an indicia that is unique to each character"); and original Claim 39 ("means for presenting the selected text in a unique indicia")."

Claim 30 defines dialogue associated with a plurality of characters which dialogue is presented in an indicia that is unique to each character. The "uniqueness" issue is thus **not** new.

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